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I am writing in response to your July 24, 2012, letter regarding one or more contributions that appear to exceed the limits for individuals and committees on the Cantor for Congress April Quarterly Report (01/01/2012 - 03/31/2012).

The attachment to your letter includes a series of twenty-two duplicate contributions reported by Cantor for Congress with an initial contribution date of 9/13/11, 9/15/11, 9/21/11, 9/23/11, or 9/29/2011 and a second date of 2/2/2012. This duplicate reporting, however, was the result of a software error and does not represent any excessive contributions.

All of these contributions were initially reported on the Cantor for Congress April Quarterly Report as part of a transfer on 2/2/2012 from the Cantor Victory Fund, a joint fundraising committee in which Cantor for Congress participates. These contributions were initially received by the Cantor Victory Fund on 9/13/11, 9/15/11, 9/21/11, 9/23/11, or 9/29/2011. When Cantor for Congress previously amended its October Quarterly Report for other reasons, the software used by Cantor for Congress erroneously included these contributions on the amended October Quarterly Report by referencing the above-described dates that the contributions were received by the Cantor Victory Fund. The contributions were not received by Cantor for Congress until 2/2/2012 and, therefore, should not have been included in the amended October Quarterly Report. Cantor for Congress has corrected this software error and is filing another amended October Quarterly Report to remove these contributions.

The attachment to your letter also includes a series of six contributions that are not duplicates, but appear to result in disclosures of excessive contributions on the April Quarterly Report. Due to a data-entry error, the election designations of these contributions were incorrect which resulted in the appearance of excessive contributions. Cantor for Congress has taken steps to avoid future occurrences of these data-entry errors and is filing an amended April Quarterly Report to designate the contributions for the proper elections.

Lastly, the attachment to your letter suggests that Cantor for Congress received excessive contributions from affiliated committees. However, the dates of the committees affiliation and disaffiliation as well as the dates of the contributions do not result in excessive contributions to Cantor for Congress. According to the FEC reports of the relevant committees, the dates of their affiliation and disaffiliation follow:

July 6, 2010 -- Motorola Mobility LLC Political Action Committee (formerly Motorola, Inc. Mobility Political Action Committee) is established as an affiliated committee of Motorola Solutions, Inc. Political Action Committee (formerly Motorola, Inc. Political Action Committee).

January 7, 2011 -- Motorola Mobility LLC Political Action Committee (formerly Motorola Mobility, Inc. Political Action Committee) becomes disaffiliated from Motorola Solutions, Inc. Political Action Committee.

May 30, 2012 -- Motorola Mobility LLC Political Action Committee (formerly Motorola Mobility, Inc. Political Action Committee) becomes affiliated with Google Inc. NetPAC.

None of these committees were affiliated at the times of the contributions identified in the attachment to your letter. Accordingly, the contributions were not excessive.

Nonetheless, we have learned that the contribution identified in the attachment to your letter from Motorola PAC received on 7/8/11 should have been disclosed as a contribution from Motorola Mobility, Inc. Political Action Committee. Though this error would not suggest an excessive contribution, we will correct it in our amended October Quarterly Report to clarify the public record.

I trust this adequately responds to your letter.

Sincerely,
Cindy Wharton - Finance Director
